

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1450 Alexandria, Viginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/838,085	04/18/2001	Lawrence E. Foltzer	05043.P001	9574	
. 7	7590 05/08/2003				
Michael J. Mallie BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Seventh Floor 12400 Wilshire Boulevard Los Angeles, CA 90025-1026			EXAMINER		
			ARTMAN, THOMAS R		
			ART UNIT	PAPER NUMBER	
go.o., c			2882		
				DATE MAILED: 05/08/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N .	Applicant(s)				
	•	09/838,085	FOLTZER ET AL.				
•	Office Acti n Summary	Examiner	Art Unit				
		Thomas R Artman	2882				
	Th MAILING DATE of this communication app	ears n the cover sheet w	th the corresp ndenc address				
	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION.	/ IS SET TO EXPIRE <u>3</u> M	ONTH(S) FROM				
- External e	INALE IN BOATE OF THIS COMMUNICATION. SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period w tre to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	within the statutory minimum of thin will apply and will expire SIX (6) MON cause the application to become AE	y (30) days will be considered timely. THS from the mailing date of this communication ANDONED (35 U.S.C. § 133).				
Status		4 4 0000					
1)	Responsive to communication(s) filed on <u>04 N</u>	···					
2a)☐	,	is action is non-final.					
3) 🗌	Since this application is in condition for alloward closed in accordance with the practice under a closed in accordance with the practice under a closed in accordance.			S			
•	Claim(s) <u>1,2,4-7,10-12,15-17 and 22-29</u> is/are	nending in the application	1				
•	4a) Of the above claim(s) is/are withdraw		•				
	Claim(s) is/are allowed.						
	☑ Claim(s) is/arc anowed. ☑ Claim(s) <u>1,2,4-7,10-12 and 15-17</u> is/are rejected.						
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>22-29</u> is/are objected to.						
·	Claim(s) are subject to restriction and/or	election requirement.					
•	ion Papers						
9) 🗌 🤈	The specification is objected to by the Examine	·.					
10) 🔲 🖰	The drawing(s) filed on is/are: a)□ accep	ted or b) objected to by t	ne Examiner.				
	Applicant may not request that any objection to the	e drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
11) 🔲 .	The proposed drawing correction filed on	, is: a)∏ approved b)∏ d	sapproved by the Examiner.				
	If approved, corrected drawings are required in rep	oly to this Office action.					
12) 🗌 🧻	The oath or declaration is objected to by the Exa	aminer.					
Priority u	ınder 35 U.S.C. §§ 119 and 120						
13)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	119(a)-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents	s have been received in A	oplication No	•			
* <u>c</u>	3. Copies of the certified copies of the prior application from the International But See the attached detailed Office action for a list of the control of t	reau (PCT Rule 17.2(a)).					
	Acknowledgment is made of a claim for domestic			on).			
a) The translation of the foreign language pro Acknowledgment is made of a claim for domesti	visional application has be	een received.				
Attachmen		o priority dilater to the to.	JJ .== G.,G.J. 12.1.				
1) Notic	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)				

Art Unit: 2882

DETAILED ACTION

Response to Amendment

The examiner acknowledges the applicant's cancellation of claim 14 in the Response. Claims 1-2, 4-7, 10-12, 15-17 and 22-29 are pending.

Claim Objections

Claims 15 and 16 are objected to because of the following informalities: claim 15 is dependent upon cancelled claim 14. In order to expedite prosecution, the examiner will assume the dependency of claim 15 to be on claim 12.

Appropriate correction is required.

Art Unit: 2882

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 10 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Shigematsu (US 5,185,825).

Regarding claim 1, Shigematsu discloses the following structure in an optical switch (Fig.16, for example), including:

- 1) a base member (item 141),
- 2) a first plate (item 121) having a plurality of v-shaped grooves (see Fig.2) to hold a set of optical fibers, the first plate being disposed on a surface of the base member, and
- 3) a second plate having a v-shaped groove to hold a secondary optical fiber, the second plate being disposed and movable with respect to the surface of the base member,
- 4) the second plate being movable relative to the first plate to enable optical coupling of the secondary optical fiber to one of the first optical fibers.

With respect to claims 10 and 11, Shigematsu discloses grooves (Fig.2, for example) in the plates to hold alignment/bearing rods (item 125). These are one and the same in the disclosure because the rods provide alignment as well as a bearing surface for sliding.

Art Unit: 2882

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 4 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shigematsu and in view of Buchholz (US 5,943,456).

Regarding claim 12, Shigematsu discloses the structure as outlined above against claims 1 and 10.

Regarding all three claims, though Shigematsu does not specifically disclose the use of a a line card with a switch, Buchholz teaches that switches can be used with line cards, in col.4, lines 23-28, "...as is generally known in the art." Line cards generally interface with devices, such as optical to electrical converters to interface with customers, mux/demux devices, and quality monitors, that are used throughout an optical communication system. All of the inputs and outputs of the line card need to be routed for proper communication with other devices. All of the fibers between the switch and line card correspond to the number of I/O fibers the line card uses in order to communicate with the other devices in the communication system. In this way, communication between the line card and other devices is easier and more flexible since the addition of a switch can route data to various devices on the same fiber, as necessary.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use a switch in conjunction with a line card to allow for increased flexibility within the communications network.

Art Unit: 2882

Claims 5 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shigematsu and Buchholz and in view of Way (US 6,421,153).

Regarding both claims, Way teaches the method of error detection and compensation for signal integrity in col.1, lines 40-50. In a typical WDM system, poor quality signal transfer is compensated by switching the data to another, redundant channel that is performing better. The examiner refers to the channel as "redundant" because not all channels are used simultaneously in a typical WDM transmission system. Though the application specifically refers to switching an optical signal to another bandwidth, one skilled in the art would recognize that one could provide for redundant optical fibers and switch an optical signal from one fiber to another in a fiber optic system as dictated by known quality controllers and criteria. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use an optical switch in order to redirect optical signals from one optical fiber to another in order to compensate for faulty signal transmission in an efficient way.

Claims 6 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shigematsu, Buchholz and Way and in view of Naraoka (US 6,108,467).

Regarding both claims, Naraoka teaches of switching an Nx1 switch for use in error detection and inspection methods (col.3, lines 51-58, and col.9, line 61 to col.10, line 7). Here, the Nx1 optical switch is used to direct signals to signal integrity monitors, which greatly simplifies such inspection circuitry. This implies a use of the switch for aiding signal integrity monitors to perform their functions more efficiently in an optical communication system.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention

Art Unit: 2882

was made to use a Nx1 switch in conjunction with signal integrity monitoring devices for performing inspections.

Claims 7 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shigematsu and in view of Steinberg (US 2001/0041026).

Regarding both claims, Shigematsu does not teach of the specific materials used. As stated in the previous Office action, silicon is known to be compatible with integrated circuits (ICs). In fact, the use of silicon would allow precision V-grooves to be formed by the well-known technique of anisotropically etching a (100) silicon substrate. The sides of the grooves follow the (111) planes. In this way, the use of silicon would provide a well-known, relatively cheap material that would integrate seamlessly with ICs and IC processing. The switch could be integrated within the same line card or a different line card.

Steinberg teaches that such monocrystalline materials are exemplary for such an application on p.3, par.36. Further, he states that glass, quartz, metal and plastic are also appropriate materials.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use materials such as glass, quartz, metal, plastic, and particularly silicon, for the first and second plates.

Art Unit: 2882

Allowable Subject Matter

Claims 22 and 26 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 23-25 and 27-29 are objected to by virtue of being dependent upon objected claims 22 and 26, respectively.

Regarding claims 22 and 26, the prior art made of record does not disclose or reasonably teach the additional limitation of forming a groove for an alignment rod in the surface of the base member for alignment of both the first and second plates.

Art Unit: 2882

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Deacon (US 6,049,641) discloses an optical switch for providing redundancy in an

optical system.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thomas R Artman whose telephone number is (703) 305-0203.

The examiner can normally be reached on 8am - 5:30pm Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Robert Kim can be reached on (703) 305-3492. The fax phone numbers for the

organization where this application or proceeding is assigned are (703) 308-7722 for regular

communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-1782.

TRA

April 22, 2003

DAVID V. BRUCE

Page 8

PRIMARY EXAMINER